UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In	re:

Case No: 09–50779

Dennis E. Hecker

Debtor(s) Chapter 7 Case

CLERK'S NOTICE ON APPEAL

To: STEVEN J. MESHBESHER Attorney for Appellant

You filed a Notice of Appeal on 4/14/2010, with respect to the order dated 4/13/2010, entered by United States Bankruptcy Judge Robert J Kressel. Accordingly, you and the attorney for the appellee are hereby notified that:

- 1. <u>Transcript</u> If a transcript of proceedings is to be transmitted as part of the printed record on appeal, *please order the transcript immediately*. See Rule 8007–1 F.R.Bkr.P. Transcripts are generally not received from the tape transcribing service company until about 30 days after the date the transcript is ordered.
- 2. <u>Statement of Issues</u> You must serve and file the Appellant's Statement of Issues to be Presented on Appeal within *14 days* after filing the notice of appeal. See Local Rule 8006–2 and Rule 8006 F.R.Bkr.P.
- 3. <u>Designation of Record</u> You must serve and file the Appellant's Designation of Papers for the Designated Record, within *14 days* after filing the notice of appeal. See Local Rule 8006–1 and Rule 8006 F.R.Bkr.P.
- 4. <u>Designation Detail</u> *All* of the original papers and exhibits filed with the clerk of bankruptcy court are the *Official Record on Appeal*. See Local Rule 8006–1. You should therefore designate only limited, *relevant* papers for the *Designated Record*. See Local Rule 8006–1. Each paper designated must be listed separately and described specifically by name of document and date filed.

- 5. <u>Further Items for Designated Record</u> The appellee may file and serve on the appellant a designation of additional items to be included in the Designated Record, within *14 days* after service of the statement of issues by appellant. See Local Rule 8006–1 and Rule 8006 F.R.Bkr.P.
- 6. <u>Briefs with Addendums</u> A copy of the Transmittal of Designated Record on Appeal will be mailed to you when it is filed with the clerk of district court. The clerk of district court will give notice of the filing. Within *14 days* after the appeal is filed with the clerk of district court, you must serve and file the Appellant's Brief with Addendum. The Appellee's Brief with Addendum must be served and filed within *14 days after service of the Appellant's Brief with Addendum. See Local Rule 8010–3.*
- 7. <u>Brief Suggestion</u> Designating an item and including the item in the Designated Record does not ensure attention. If a particular document or part thereof, or an excerpt from a transcript is really important, the interested party should place a copy in the addendum to the brief for maximum impact. See Local Rule 8010–1.
- 8. Separate Appendices The newest and best way to provide a printed record on appeal to the district court is for each party to file Separate Appendices. You even get more time to decide which papers to include. The separate appendices are then served and filed along with your appeal briefs with the clerk of district court. See new Local Rule 8006–1. A Stipulation for Separate Appendices must be filed within 14 days after filing the notice of appeal, in lieu of filing the Appellant's Designation of Papers for the Designated Record. A form for the Stipulation for Separate Appendices is attached.

Dated: 4/27/10

Lori Vosejpka

Clark United States Bankruptey Court

Clerk, United States Bankruptcy Court

By: sherri Deputy Clerk

UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In re:	C N 00 50770
Dennis E. Hecker	Case No: 09–50779
Debtor(s)	Chapter 7 Case
, the appellant(s) in this appeal, was file that the parties to this appeal shall prepa	ed on . The appellant and the appellee hereby stipulate are and file separate appendices with the clerk of the
Local Rule 8006–1.	rovided in Eighth Circuit Rule 30A(b)(3), pursuant to
Dated:	Attorney for Appellant
Dated:	Attorney for Appellee